## Approved For Release 2004/05/05: CIA-RDP64B00346R000400030010-8

Mr. MORSE

Mr. President, I ask unanimous con-Bell Syndicate on January 17, 1962, printed at this point in the RECORD.

(By Drew Pearson)

Chief, wrote a letter to Sherman Adams, later kicked out of Government for a conflict of interest, to see whether he, McCone, might have a conflict of interest as new Chairman of the Atomic Energy Commission.

Ignoring the fact that the Goldfine charges against Adams had not made him the best man to act as judge, McCone listed the Utah Construction Co., Kaiser Engineers, Dow Chemical, Union Carbide as doing large business with the Atomic Energy Commission, and simultaneously doing business with his own privately owned shipping companies.

Significantly, two of these companies, Kaiser and Utah Construction, showed the pattern of business links McCone has kept with his old associates and war profiteers.

McConc was president and a partner with Henry Kaiser and associates in running the California Shipbuilding Co. during the war when they rolled an investment of \$100,000

when they rolled an investment of \$100,000 into an overall profit of \$44 million.

Later, when he was Under Secretary of the Air Force, McCone gave his old partner a quickle Flying Boxear contract at three times the cost the Air Force was paying Fairchild.

Incidentally, Senate hearings conducted by the late Senator Styles Bridges, of New Hampshire, showed that Kaiser and his subsidiaries got a total of \$219,011,210, in Government. sidiaries got a total of \$219,011,919 in Government RFC loans; received \$6,568 million in Government contracts, and got approximately half a billion dollars in quickie tax writeoffs.

BIG AEC CONTRACTORS

Kaiser has also been one of the biggest contractors with the Atomic Energy Com-mission including the period when Kaiser's old partner, John McCone, was AEC Chair-

man...
The company which operates under the The company which operates under the all-inclusive name of Utah Construction. Co. is also part-owned by Kaiser and actually is a big seller of uranium to the AEC through Its subsidiary, Lucky Mc Uranium Corp. Union Carbide is one of the biggest contractors with the Atomic Energy Commission. It not only sells uranium to the AEC, plants at Oak Bidge

but operates AEC Plants at Oak Ridge,
Tenn., and Paducah, Ky. Both Union Carbide and the Kaiser interests benefited from
the AEC's decision not to buy trantum from
"uncerteveloped countries." This obviously
played into the hands of established American companies such as Union Carbide and Kaiser.

Yet McCone, before he became Chairman sent to have the entire column written of the AEC in 1958, admitted that his perby Drew Pearson, and published by the sonally owned shipping line, Joshua Hendy, Bell Syndicate on January 17, 1962, portation of chemicals, transports products printed at this point in the Brookn There being no objection, the column ard Oil of New Jersey, Standard Oil of was ofdered to be printed in the RECORD, as follows:

"I have some business relationships with

JOHN McCone Did Not Seil His Stock Wifen Kalser," he also testified, "inasmuch as a He Became AEC Chairman—His Shipping jointly owned company, 25 percent of which LINES DID PROFITABLE BUSINESS WITH AEC is owned by Hendy and 50 percent by Kaiser Contractors—The Law Does Not Permit Aluminum, has a long-range contract to Any Choice on Conflict of Interest transport Kaiser's bauxite."

(By Drew Pearson)

(By Drew Pearson)

these firms in the atomic energy field, such as Washington.—In June 1958, John A. Mc-Union Carbide?" asked Senator Clint Ander-Cone, the new would-be Central Intelligence son of New Mexico.

"Yes, I would expect they would continue," replied the future AEC Chairman.
"Union Carbide is a large eustomer of Hendy's" Anderson reminded him.
"Yes, they are," McCone agreed.

ADAMS GIVES HIS OK

However, he insisted that placing the stock of his shipping companies in trust with the Bank of California, in which he is also a stockholder cleared him of any conflict of interest. This left him, however, with the profits which would accrue from the contracts his shipping companies made from Union carbide, Kaiser, and the other firms which did business with the AEC of which he was Chairman. In other words, while he was AEC Chairman, his shipping com-panies would benefit from business with AEC contractors.

On the basis of this, Sherman Adams, that great judge of conflict of interest, OK'd the arrangement; and the Senatc, divorted by the Sherman Adams-Goldfine headlines, also OK'd it and confirmed McCone as AEC Chairman.

However, now that McCone is coming up for another, even more important, post, head of Central Intelligence, the Senate might take time to review the record and study the law.

The conflict-of-interest law gives no choice cither to McCone or to the Senate.

McCone said he had done "A great dcal of soul-searching" and had concluded he could handle the AEC Chairmanship without any favoritism. However, the AEC law does not permit a man to search his soul and make the decision. The law makes the decision for him. It gives no alternatives other than get out of any conflict with private business

"No member of the commission," it reads. "shall engage in any business, vocation or comployment other than that of serving as a member of the commission."

The law was passed not to be rationalized after soul-searching, but to make sure that

men like McCone did not serve on this powerful commission with the power to make tremendous profits for certain companies, unless they gave up their stock in the companies which benefited. This McCone did not do, and in an early column, one significant result affecting McCone's private shipping line will be reported.

STAT

STAT